



ADVISORY BULLETIN

November 18, 2021

Additional Information for Retesting Recalled Product

The intent of this bulletin is to provide additional information to assist licensees with retesting product subject to the 11/17/2021 recall.

Three Options for Retesting Product

- The licensee from which the product originated is permitted to take all of the product back to its physical location, combine the child packages together for re-sampling, and then re-test accordingly.
- The sales location may send the packages out for testing. These locations have been granted the ability to create test samples. On site, the laboratory should still sample 0.5% of the present batch.
- If the licensee from which the product originated still has product on site, the laboratory may go to the source and obtain a sample that is representative of 0.5% of the original harvest batch weight. Once test results are entered, these results will trickle down to all sales locations.

It is critical that all licensees refer to [this bulletin](#) issued by METRC to assist licensees with compliant package creation.

Frequently Asked Questions and Answers

Q: For example, a retailer has ten, one-pound packages and all packages originate from the same source; can we combine the ten packages into one package and have results stand for all ten?

A: Yes, the licensee could combine all of the remaining product into a new package and have a test package pulled from that new source package. However, the licensee is required to verify that the packages all originate from the same harvest or production batch.

Q: How can a laboratory sample if the products are on administrative hold?

A: Laboratories approved to perform microbial testing have been granted temporary permissions to accept packages that are on administrative hold. The holds do not have to be lifted to transfer the product to an approved testing facility.

This advisory bulletin does not constitute legal advice and is subject to change. Licensees are encouraged to seek legal counsel to ensure their operations comply with all applicable laws and rules.



ADVISORY BULLETIN

November 18, 2021

Q: I am a retailer and want to send my remaining product back to the cultivator or processor; do I need to request the administrative holds be removed?

A: Yes, you will need to email MRA-Compliance@michigan.gov and provide a complete list of all associated tag numbers and license number(s) where the packages are located for the holds to be removed.

Q: Are two retests required?

A: Yes, the administrative rules dictate that a re-test must consist of two consecutive, passing tests.

Q: Are products required to only be tested for Aspergillus?

A: No, products are required to have all microbial testing completed which includes Salmonella, STEC, Aspergillus, Total Coliforms and Total Yeast and Mold.

Q: Regarding products which were not supposed to be part of the recall – such as inhaled concentrates using solvent extraction or infused products & flower which did not receive final compliance testing by Viridis or Viridis North – but are currently on administrative hold ... will the holds be removed?

A: Yes, they will. With a recall this size, the fastest way for the MRA to hold products was to hold the source and all derivatives; we will be removing holds from products which are not part of the recall as quickly as possible.